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6			
7	DISTRICT OF NEVADA		
8	THE FOTATE OF DALIL LEWIS		
9	THE ESTATE OF PAUL LEWIS BROWNING; <i>EX REL</i> , BETTIE	CASE NO. 2:20-cv-01381-KJD-VCF	
10	BROWNING, ADMINISTRATOR OF THE ESTATE OF PAUL LEWIS BROWNING,		
11	Plaintiffs,		
12	VS.		
13	LAS VEGAS METROPOLITAN POLICE DEPARTMENT; LT. GREG JOLLEY; LT.		
14	JOHN CONNER; SGT. F. JERGOVIC; SGT. C. ALBERT; DETECTIVE SGT.		
	MICHAEL BUNKER, #653; DETECTIVE		
15	SGT. T. ROSEN; DETECTIVE ROBERT LEONARD, P#471; DETECTIVE H. OREN;		
16	DETECTIVE BERT LEVOS, #144;		
17	DETECTIVE THORTON; OFFICER GREGORY BRANON, P#2187; OFFICER		
18	GARY CALDWELL, P#2301; OFFICER DAVID RADCLIFF, P#2191; OFFICER R.		
19	ROBERTSON, P#120; and		
20	IDENTIFICATION SPECIALIST DAVID R. HORN, #C1928,		
21	Defendants.		
		FEND DE ADI INE EAD DEFENDANTS TA	
22	STIPULATION AND ORDER TO EXTEND DEADLINE FOR DEFENDANTS T RESPOND TO PLAINTIFF'S MOTION FOR LEAVE TO AMEND COMPLAIN (FIRST DECLEST)		
- II	(FIDCT	· 12 1/4 NI (1/5/1/)	

(FIRST REQUEST)

Plaintiffs, by and through their attorney of record, David B. Owens, Esq. and Elizabeth Wang, Esq. of Loevy & Loevy, and Defendants, by and through their attorney of record, Craig R. Anderson, Esq. of Marquis Aurbach, hereby agree to jointly stipulate to the following:

On March 1, 2023, Plaintiffs filed a Motion for Leave to Amend Complaint. 1. (ECF No. 64)

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